Guidance on interpretation of this GISTM tailings facility disclosure:

The following provides the information required under Requirement 15.1.B of the GISTM.

The information provided in this Global Industry Standard on Tailings Management (GISTM) tailings facility disclosure should be read in conjunction with the information relating to Rio Tinto’s approach to tailings management that is available on the Rio Tinto website, and the Group-level tailings management information supporting the GISTM tailings facility disclosures that is included in the Appendix to this document.

Where Rio Tinto considers a Rio Tinto internal process, standard, procedure and/or plan gives rise to a materially similar outcome to a requirement of GISTM, Rio Tinto has adopted the relevant defined term from GISTM for the purpose of reporting under Requirement 15.1.B of GISTM, even though the relevant Rio Tinto process may have a different name or achieve a materially similar outcome by different methods.

The information provided in this disclosure contains forward-looking statements (within the meaning of the US Private Securities Litigation Reform Act of 1995) concerning the financial condition, operations and businesses of Rio Tinto. All statements other than statements of historical fact are, or may be deemed to be, forward-looking statements.

Readers should not place undue reliance on these forward-looking statements, including with regard to future investment decisions. This is because forward-looking statements are statements of future expectations that are based on management’s current expectations and assumptions and involve known and unknown risks and uncertainties that could cause actual results, performance of, or events affecting Rio Tinto, or the industry, to differ materially from those expressed or implied in these statements.

Refer to the end of this GISTM tailings facility disclosure for further information on the content of this document and on forward-looking statements.
GISTM conformance status

**Tailings facility name:** Whinnyhall – Landfill

**GISTM consequence classification:** Very High

**GISTM conformance status:** Partially Meets

**Tailings facility status:** Closed

The Whinnyhall – Landfill tailings facility is managed under the Rio Tinto Group Safety Standard for the Management of Tailings and Water Storage Facilities, which is focused on ensuring safe operation of all our tailings facilities.

The implementation of the GISTM for the Whinnyhall – Landfill tailings facility is mostly complete, however there is further work required before full conformance with GISTM is reached. The main areas remaining are emergency response planning, water balance modelling, monitoring systems, final design approval and ALARP demonstration. We anticipate that this work will be delivered progressively and completed in 2024 (except where longer-term engineering works are required).

With safety and transparency being core principles for Rio Tinto and the GISTM, we have engaged with local representatives and emergency response groups for the community of Burntisland and will continue to share relevant information and seek inputs as engagement continues. We have an Emergency Preparedness and Response Plan in place, developed with involvement from local responders and community stakeholders where relevant.
1. Description of the tailings facility

The Whinnyhall site is located approximately 1.5 km northeast of Burntisland and 2.5 km west of Kinghorn in Scotland. The Whinnyhall – Landfill tailings facility was licenced as an industrial landfill to receive various industrial wastes from the Burntisland alumina refinery, including bauxite residue, and was operated between 1941 and 2002.

Whinnyhall – Landfill is a side valley impoundment which was developed in phases and covers an approximate area of 20 ha within a topographic hollow formed by two parallel ridges. The tailings facility contains approximately 2 Mm³ of refinery wastes and the maximum embankment height is 20 m. Following closure in 2003, a programme of waste repromiling, capping and drainage works was completed, along with the installation of a water treatment plant to treat alkaline leachate prior to discharge into the Firth of Forth estuary via a 3 km pipeline. A clean water management system, including a storm water diversion network and clean water pond, collects and attenuates clean (non-contact) water from the site. A lined water pond, located in natural ground in the site’s western zone, is occasionally used to store excess leachate, prior to treatment and discharge in accordance with a Scottish Environmental Protection Agency (SEPA) discharge permit.

The final landfill closure design was approved by SEPA in 2005, with the work completed in February 2006. Discharge of treated leachate is regulated under the terms of a SEPA Water Use Licence. The site continues to hold a Waste Management Licence for a closed landfill site.

(ESRI)
2. Consequence classification

Credible failure modes for the Whinnyhall – Landfill tailings facility have been identified and modelling has been undertaken of downstream flooding resulting from potential dam breaks at selected locations on the embankments. The dam failure consequence classification was assessed in accordance with the GISTM Consequence Classification Matrix, and incremental losses linked to potential population at risk and potential loss of life; environment; health, social and cultural; and infrastructure and economics were considered.

The overall GISTM consequence classification for Whinnyhall – Landfill facility is ‘Very High’, due to the potential impacts to the local community in the event of a tailings facility failure.

3. Risk assessment summary

Rio Tinto assesses risks in a manner consistent with the International Standards Organisation’s Risk Management – Guidelines (ISO 31000) using the Rio Tinto Risk Management Standard. Assessments of risks relevant to Whinnyhall – Landfill are undertaken by a multi-disciplinary team of specialists. Risks are evaluated with regard to potential consequences related to a range of aspects including, but not limited to, health and safety, social, environment, infrastructure and local economics. The material risks that have been identified for Whinnyhall – Landfill and their associated control measures are summarised in the table below.

<table>
<thead>
<tr>
<th>Material risk</th>
<th>Control measure(s)</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Embankment failure.</td>
<td>Controls to prevent or manage an embankment failure include:</td>
<td>All of these mitigation measures are planned to be implemented in 2023 and will be monitored through Rio Tinto’s internal assurance activities.</td>
</tr>
<tr>
<td></td>
<td>• Comprehensive field investigations.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Plans and procedures for the maintenance of the tailings facility;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Management systems that focus on risk mitigation and appropriate supervision;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Monitoring performance through instrumentation and visual inspections;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Engagement of an Engineer of Record;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Independent technical reviews by industry-recognised experts; and</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Required equipment and resources identified.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Additional controls being implemented to prevent or manage a dam embankment failure include:</td>
<td>In progress – the implementation is planned to be completed in 2024.</td>
</tr>
<tr>
<td></td>
<td>• Laboratory testing, stability analysis update, liquefaction screening, site-wide LIDAR survey, an updated dam break study and seismic hazard assessment review;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Gaining an understanding of the hydrogeological regime of the site and its impacts on stability performance; and</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Development of an Emergency Preparedness and Response Plan for the tailings facility informed by the updated dam break study.</td>
<td></td>
</tr>
</tbody>
</table>

Material risks are reviewed on a quarterly basis and all other risks are reviewed annually by a multi-disciplinary team. The risk assessments are updated to reflect the current state of the risks and to ensure the control measures remain relevant and effective. The risk assessments are reviewed by the Independent Tailings Review Board.
4. Impact assessment summary

An impact assessment has been undertaken for Whinnyhall – Landfill using credible flow failure scenarios. Human exposure and vulnerability have been assessed using the information from the dam break study to identify areas where people are likely to be exposed and vulnerable downstream during credible failure scenarios and the impact this may have on the social, environmental and local economic context.

In alignment with the United Nations Guiding Principles on Business and Human Rights and Rio Tinto’s Human Rights Policy, a human rights risk self-assessment tool was used to identify and address potential impacts from a facility failure at Whinnyhall – Landfill to people’s rights, particularly those linked to community health, safety and wellbeing, Indigenous Peoples rights, and workplace health and safety, together with land access and use, labour rights, inclusion and diversity, and climate change. The assessment for the local community considered potential impacts to cultural heritage, the environment, livelihoods, land access and use, infrastructure and housing. The assessment, together with stakeholder mapping, has informed mitigation controls and engagement planning.

Potential environmental impacts on water quality, sensitive terrestrial and aquatic ecosystems, threatened species, and designated areas of conservation significance, due to inundation following dam failure, have been considered and, where identified, assessed.

The size of areas that may be affected and the likely length of time required for remediation and recovery have been considered when determining the dam failure consequence classification for Whinnyhall – Landfill.

This information has been provided to, and discussed with, the Fife Council Emergency Resilience Forum. This group includes the Police Service, Fire and Emergency Services, the Health Department and other government agencies, and industry and community representatives. This group has had input into the development of the Emergency Preparedness and Response Plan for the tailings facility, which forms part of the overarching emergency preparedness and response for the site.

5. Description of the tailings facility design

The exact date of construction of the Whinnyhall – Landfill embankment is not known. However, the site is understood to have been operational from 1941. Initially constructed as a side valley landfill, several embankment raises were constructed during the 1980s and 1990s to enclose the facility.

The bauxite residue, which makes up most of the waste deposited, has a maximum depth of approximately 25 m at the base of the original valley feature. Other waste materials impounded in the facility are a mixture of red sand, gravel from excavations, shale, ash, aluminium oxide and aluminium hydroxide from operations at the plant.

For closure, storm water diversions were installed on the northern side and a water treatment plant was commissioned to deal specifically with the leachate seeping from Whinnyhall – Landfill. The facility was capped with a 300 mm thick layer of inert material to provide a barrier from the bauxite residue and the surface was revegetated with a natural grassland seed mix. The capping layer was also designed to aid surface water run-off, generated from rainfall, minimising rainfall entering the waste body, thus further reducing leachate generation.
6. Review findings summary

An engineering consultant has been engaged to carry out a Dam Safety Review (DSR) for Whinnyhall – Landfill with the objective of assessing the current tailings facility management and performance conditions and confirm the embankment integrity. The material findings from this review (to date) and their associated mitigation measures are summarised in the table below.

<table>
<thead>
<tr>
<th>Material review findings</th>
<th>Mitigation measure(s)</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Embankments geometry and mechanical material properties of each element shall be defined.</td>
<td>Carry out a comprehensive field investigation programme and laboratory tests to determine dam’s geometry, foundation conditions and materials properties. Liquefaction assessment also to be addressed.</td>
<td>Field investigation commenced in 2023 – in progress.</td>
</tr>
<tr>
<td>Foundations characteristics, properties and heterogeneity are not well known.</td>
<td>3D mapping and carry out tests to assess the permeability of the foundations across the site.</td>
<td>Field investigation commenced in 2023 – in progress.</td>
</tr>
<tr>
<td>Need to confirm phreatic line and pore pressure conditions.</td>
<td>Develop an instrumentation and monitoring plan for the tailings facility, telemetry to be included in the monitoring.</td>
<td>Field investigation commenced in 2023 – in progress.</td>
</tr>
<tr>
<td>Insufficient information on groundwater flows for robust stability assessment of the tailings facility and knowledge on potential for contaminant transfer.</td>
<td>Implement a programme to quantify and qualify the groundwater flows.</td>
<td>Field investigation commenced in 2023 – in progress.</td>
</tr>
<tr>
<td>Water storage pond could pose an increased risk to the tailings facility stability.</td>
<td>1. Level markers painted on the liner and a sensor that activates a flashing light if the level reaches 1/3 full to ensure pond cannot be overfilled. 2. Study alternatives to remove permanently the pond.</td>
<td>1. Completed. 2. In progress.</td>
</tr>
<tr>
<td>Operation, Maintenance and Surveillance manual (OMS), Emergency Response Plan (ERP) and Trigger Action Response Plan (TARP) to be updated, not site specific and not measurable.</td>
<td>Update Dam Break Study (DBS) and OMS manual, develop site specific TARP and ERP.</td>
<td>In progress.</td>
</tr>
</tbody>
</table>

The next Dam Safety Review for Whinnyhall – Landfill is scheduled for 2028.

An annual performance review is conducted by an independent reviewer to review environmental monitoring instrumentation and resultant data, and geotechnical performance. The most recent annual performance review performed in October 2022 found:

- None of the embankments presented visual signs of structural distress, including cracking, slumping, bulging, deformation, settlement, depressions, or sinkholes;
- The facility is compliant with regulatory requirements for flood management design criteria;
- The safety and maintenance of Whinnyhall – Landfill was noted to be managed effectively; and
- The performance of the facility is acceptable.
7. Environmental and social monitoring programmes

There are currently no material findings from the environmental and social monitoring programmes for Whinnyhall – Landfill.

Monitoring programmes form part of Rio Tinto’s Health, Safety, Environment and Communities (HSEC) management system, that acts as the environmental social management system under the GISTM.

To support environmental monitoring works, groundwater bores around the periphery of Whinnyhall – Landfill are monitored for standing water level, pH, major ions and selected metals in accordance with regulatory environmental requirements. These parameters are monitored as part of the Closure Management Plan. Groundwater levels and water quality met regulatory requirements in the most recent annual reporting period.

Treated leachate from Whinnyhall – Landfill is ultimately discharged via a diffuser into the marine waters of the Firth of Forth estuary. The discharge is continuously monitored for pH and turbidity, with suspended solids and selected metals monitored weekly. Discharge water quality met regulatory requirements in the most recent annual reporting period.

As monitoring programmes mature and engagement continues with local community, there will be more opportunity for stakeholders to be involved, request information, seek feedback, and raise any concerns they may have.

8. Emergency preparedness and response

An Emergency Preparedness and Response Plan has been prepared for Whinnyhall – Landfill as part of the overarching emergency preparedness and response planning. The Emergency Preparedness and Response Plan is based on credible flow failure scenarios and the assessment of potential consequences to people and the environment, and identifies:

- Equipment and personnel resources required to respond to a tailings facility emergency;
- The chain of command in the event of an actual or potential Whinnyhall – Landfill failure;
- Roles and responsibilities of internal employees, responders and other relevant stakeholders;
- Personnel competencies and training needs for all responders;
- Training exercises that are required to be conducted;
- A graduated Trigger Action Response Plan, where actions are based on how imminent a failure may be, or where actions are based on a failure that has occurred;
- Proposed communications approach during an emergency;
- Evacuation decision making, co-ordination, and planning requirements; and
- Proposed recovery considerations following a Whinnyhall – Landfill failure.

The Emergency Preparedness and Response Plan articulates roles and responsibilities in the event of a tailings facility failure and procedures that need to be followed to minimise harm to people and the environment. Consultation with the Fife Council Resilience Forum has commenced regarding emergency response. This group includes the Police Service, Fire and Emergency Services, the Health Department and other government agencies, and industry and community representatives.

In the event of a catastrophic failure, a long-term recovery plan will be developed in partnership with relevant stakeholders to ensure the considerations, response strategies and approach is appropriate for the local context.
9. Independent review timing

An annual performance review typically occurs in October each year and is performed by an independent
reviewer. Future inspections will be completed by the Engineer of Record; the next inspection is scheduled
for Q4 2023.

The most recent independent review of Whinnyhall – Landfill was conducted by the Independent Tailings
Review Board during January and July 2023. The next Independent Tailings Review Board review will be in
2024.

10. Financial capacity for closure

The operator of Whinnyhall, British Alcan Aluminium (BAA) Ltd, is ultimately 100% owned by Rio Tinto. Rio
Tinto confirms it has adequate financial capacity to cover the estimated costs of post-closure monitoring and
maintenance of Whinnyhall – Landfill.
IMPORTANT NOTICE

Content of document

This document includes figures, classifications, assessments and other information regarding tailings and Rio Tinto’s systems. Some of the information provided relies upon judgment based on internal or external reviews of information. Unless otherwise stated the information in the document is based on data available as at 5 August 2023, and judgments or assessments in the document may be based on data which predate 5 August 2023. The information and views may change based on new or different information, circumstances or events and should not be relied upon as a forecast or recommendation.

Forward looking statements

The information presented contains forward-looking statements (within the meaning of the US Private Securities Litigation Reform Act of 1995) concerning the financial condition, operations and businesses of Rio Tinto. All statements other than statements of historical fact are, or may be deemed to be, forward-looking statements.

Forward-looking statements are statements of future expectations that are based on management’s current expectations and assumptions and involve known and unknown risks and uncertainties that could cause actual results, performance of, or events affecting Rio Tinto, or the industry, to differ materially from those expressed or implied in these statements. Such forward-looking statements involve subjective judgements and determinations based on available geological, technical, contractual and economic information. These could change because of new information from production or mining activities, or changes in economic factors, including changes in market prices and operating costs, changes in the regulatory policies of host governments, or other events. The statements could also be altered by acquisitions and divestments, new discoveries, and extensions or closure of existing mines, as well as the application of improved recovery and tailings techniques. Published statements could also be subject to correction due to errors in the application of internal assurance or published rules or guidance, and changes in that assurance, rules or guidance. Please also refer to further factors and risks as identified in Rio Tinto’s most recent Annual Report and Accounts in Australia and the United Kingdom and the most recent Annual Report on Form 2-0-F filed with the United States Securities and Exchange Commission (“SEC”) or Forms 6-K furnished to, or filed with, the SEC.

As such, readers should not place undue reliance on these forward-looking statements, including with regard to future investment decisions.

Rio Tinto undertakes no obligation to publicly update, or revise, any information in the document, including forward-looking statements, as a result of new information, future events or other information.
Appendix A:
Group-level tailings management information supporting the GISTM tailings facility disclosures

5 August 2023

Guidance on interpretation of this Appendix to the GISTM tailings facility disclosures:

The following provides Rio Tinto Group-level information relating to tailings management that supports the GISTM tailings facility disclosures. The processes implemented at individual sites may differ slightly from those described here.

The information provided in this Appendix to the Global Industry Standard on Tailings Management (GISTM) tailings facility disclosures should be read in conjunction with the information relating to Rio Tinto’s approach to tailings management that is available on the Rio Tinto website.

Where Rio Tinto considers a Rio Tinto internal process, standard, procedure and/or plan gives rise to a materially similar outcome to a requirement of GISTM, Rio Tinto has adopted the relevant defined term from GISTM for the purpose of reporting under Requirement 15.1.B of GISTM, even though the relevant Rio Tinto process may have a different name or achieve a materially similar outcome by different methods.

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Refer to the end of this Appendix to the GISTM tailings facility disclosures for further information on the content of this document and on forward-looking statements.
Appendix A: Group-level tailings management information supporting the GISTM tailings facility disclosures

A.1. Rio Tinto’s tailings facilities

Key points:
- Information for the tailings facilities that Rio Tinto operates are included in our interactive tailings disclosure map.
- New tailings facilities at our operations are in various stages of studies and construction; these will be added to the interactive tailings disclosure map over time.
- Rio Tinto also has an interest in tailings facilities at non-managed and non-operated sites.

Rio Tinto operates a diverse portfolio of tailings facilities at various stages of the tailings facility lifecycle, including tailings contained within engineered earthen embankments and tailings deposited into previously mined open pits. Some tailings facilities consist of embankments constructed in a single phase; others have been raised several times over their active life to increase tailings storage capacity.

For each of our tailings facilities with ‘Very High’ and ‘Extreme’ GISTM consequence classifications, we have published a tailings facility disclosure statement under Principle 15 of the GISTM that provides information on implementation status. In addition, the tailings information published in response to the request for public disclosure on tailings by the Investor Mining and Tailings Safety Initiative (IMTSI) is available for these facilities. For the remaining tailings facilities with ‘Low’, ‘Significant’ and ‘High’ GISTM consequence classifications, we have published information in the IMTSI disclosure; disclosure statements under Principle 15 of GISTM will be available for all Rio Tinto operated tailings facilities by August 2025.

We periodically update the list of tailings facilities to reflect operational and ownership changes, including changes relating to closure or remediation obligations for legacy assets and reclassification of tailing facilities as these develop over the life of operations.

Rio Tinto also has an interest in other mining operations through joint ventures and other business entities, and through our connection to legacy assets. Sites with tailings facilities in which Rio Tinto has an interest include: Alumar, Blackbird, Escondida, Gladstone Power Station, Mineração Río do Norte, Olette, Ranger, and Saint Cyr. Refer to the operator or owner for further information on these tailings facilities.

A.2. Consequence classification

Key points:
- Each tailings facility has been assessed against the five potential loss categories defined in the GISTM and assigned a dam failure consequence classification based on the highest consequence classification across the five categories.
- Consequence classifications for Rio Tinto’s tailings facilities are a result of assessment by qualified and experienced multi-disciplinary teams following consideration of credible failure modes and impact assessments.
- Consequence classifications can change over time.

Annex 2 of the GISTM includes the Consequence Classification Matrix, as shown below. Using this matrix, potential failures of a tailings facility are assessed against five potential loss categories and assigned a dam failure consequence classification. The overall GISTM consequence classification for a tailings facility is the highest classification across the five categories.

It is important to note that consequence classifications are not ratings of the safety condition of a tailings facility or the likelihood of failure; instead, they rate the potential consequence if the tailings facility were to fail.
From August 2023, Rio Tinto has assigned a GISTM consequence classification to each tailings facility that we operate following assessment of credible failure modes, impact assessments and consideration of downstream conditions. These assessments are conducted by multi-disciplinary teams and use in-house and external expertise. The current GISTM consequence classification for each tailings facility is shown in our interactive tailings disclosure map and in our IMTSI tailings disclosure.

There are other consequence classification schemes in use for tailings facilities, and Rio Tinto has previously published the consequence classifications for our tailings facilities based on the relevant local or international scheme. There may be differences in classification ratings between schemes, depending on the criteria used to assign the classifications.

Consequently, Rio Tinto may, from time to time, amend the consequence classification of a tailings facility. Given the nature of the work required to assess if an amendment to a consequence classification is required, there may be a delay between the change in circumstances that leads to the assessment and amending the consequence classification in our GISTM and IMTSI disclosures and in our interactive tailings disclosure map.

A.3. Risk assessments

Key points:
- Rio Tinto’s Risk Management Standard describes our approach to identifying, assessing, managing and mitigating risk.
- Tailings risk assessments consider risk scenarios based on credible failure modes.
- Risk assessments are conducted by qualified and experienced multi-disciplinary teams.
- Identified risks are managed using the ‘three lines of defence’ model.
All of Rio Tinto’s tailings facilities have undergone a detailed risk assessment in alignment with Rio Tinto’s 
*Risk Management Standard* and, where relevant, following our internal guidance on risk analysis for dam 
safety. Using these processes, potential risk scenarios are listed, risk controls and their effectiveness are 
assessed, and additional controls are identified. The outcome of these risk assessments is a risk 
classification using Rio Tinto’s internal risk classification scheme which determines the materiality of the risks 
and the approach to mitigating them.

For tailings facilities, the risk analysis is based on credible failure modes. While credible failure modes are 
possible ways that a tailings facility could fail, the GISTM notes that “credible catastrophic failure modes do 
not exist for all tailings facilities” and “the term ‘credible failure mode’ is not associated with a probability of 
this event occurring and having credible failure modes is not a reflection of facility safety”.

Credible failure modes can vary over the lifecycle of a tailings facility as the operating conditions change; the 
risk assessment process takes into account these changes, and risk assessments can be done at different 
stages in the life cycle (for example, a risk assessment will occur for the operating phase of the tailings 
facility and will subsequently be reviewed and updated when the tailings facility moves into the closure 
phase).

Tailings facility risk assessments are conducted by multi-disciplinary teams to consider the potential causes 
and impacts of a tailings facility failure including to communities and the environment. Rio Tinto has qualified 
and experienced personnel who participate in these risk assessments, and we also use the expertise and 
knowledge of external consultants at various times to contribute to and review the outcomes.

We have a structured approach to managing risks associated with tailings facilities, underpinned by our 
*Group Safety Standard for the Management of Tailings and Water Storage Facilities*. We apply the ‘three 
lines of defence’ model to assurance activities to ensure risks are appropriately managed, through:

- First line assurance, facilitated at the site level, with the purpose of assuring effective tailings facility 
  design, comprehensive operational controls and regular independent reviews;
- Second line assurance through Business Conformance Audits and Technical Risk Reviews; and
- Third line assurance that is independent and is commissioned by the Executive and Board to ensure that 
  our systems for risk management, internal control and governance are adequate and effective.

### A.4. Impact assessment, and human exposure and vulnerability

*Key points:*

- *Impact assessments have been used to inform and identify potential environmental impacts, and potential 
  human exposure and vulnerability to a tailings facility failure.*
- *Human exposure and vulnerability assessments are used to inform the social impact assessments and 
  other social studies that consider social, environmental and local economic contexts relevant to the 
  tailings facility.*
- *A human rights risk self-assessment was used to identify, assess, manage and mitigate any potential 
  impacts to project-affected people’s salient human rights, in alignment with the United Nations Guiding 
  Principles on Business and Human Rights and Rio Tinto’s Human Rights Policy.*

Rio Tinto’s environment Group Standards outline the minimum performance requirements for the 
management of water quality, air quality, mineral waste (including tailings), land disturbance and 
rehabilitation, hazardous materials and non-mineral waste as well as biodiversity and natural resource 
management. Our Health, Safety, Environment and Communities management system ensures that our 
environment standards are considered collectively with health, safety, and social performance standards as 
part of the hazard identification and risk management process to identify and control risks associated with 
business activities.

Regulations in the jurisdictions where we operate require Rio Tinto to conduct environmental impact 
assessments (EIAs) or social and environmental impact assessments (SEIAs) as part of any new mine 
development and, where required, expansions to existing operations. Additionally, risk assessments are 
required to be undertaken to consider climate change considerations, water management and any hazards 
associated with physiochemical properties and biogeochemistry of tailings. To understand the potential risks 
associated with climate change affecting the stability of tailings facilities, assessments have been undertaken
in line with Rio Tinto’s approach to climate risk and resilience assessment for new, operating and closed tailings facilities.

Environmental baseline information and supporting monitoring information for each tailings facility has been incorporated into the integrated knowledge base. Additional environmental assessments have been undertaken as required to supplement the knowledge base to support tailings management risk mitigation approaches.

Rio Tinto’s Communities and Social Performance Standard defines minimum, mandatory performance and management criteria to manage social and human rights risks and opportunities associated with our business activities that could materially impact host communities, other stakeholders with whom we interact, or the Rio Tinto Group.

To assess potential human exposure, and vulnerability, together with social risks and impacts from a tailings facility failure, assessments have been conducted in alignment with international standards, guidelines and best practice approaches, linked to:

- Social knowledge base, community baselines, socio-economic data and local context considerations;
- Social risks resulting from a potential tailings facility failure being considered through the formal, multidisciplinary risk assessment process using Rio Tinto’s risk evaluation framework to quantify the potential consequences to people, health and safety, human rights, license to operate, the environment, business integrity, and legal and regulatory compliance;
- Human exposure and vulnerability assessments conducted for each tailings facility to identify inherent and induced vulnerabilities from a failure scenario identified in the dam break study;
- Social impact assessments being updated to reflect current social contexts, baselines, stakeholders, impacts, dependencies, mitigations and opportunities; and
- In alignment with the United Nations Guiding Principles on Business and Human Rights and Rio Tinto’s Human Rights Policy, a targeted human rights risk self-assessment tool was used to consider and manage salient human rights risks resulting from tailings facility failure. The tool provides a framework for identifying, assessing, mitigating, managing and monitoring human rights risks in alignment with Rio Tinto’s Risk Management Standard and Communities and Social Performance Standard.

A.5. Tailings facility design

Key points:

- The design of each tailings facility is unique, based on the type of tailings and the location in which the tailings facility is situated.
- Our tailings facilities are designed and reviewed by qualified and experienced consultants.
- Designs are undertaken to industry standards and leading practice.

Tailings storage is a substantial design decision when developing a mine, and there are many factors that need to be considered in selecting the site and construction method to safely contain the tailings. Site conditions such as topography, foundation conditions, rainfall, seismic activity, mineral characteristics and proximity to people and communities dictate appropriate siting of tailings facility locations, technology and storage solutions.

As a result, each tailings facility is unique. Depending on the environment and the chemical characteristics of the tailings, the tailings facility may be lined, using a variety of lining systems which are designed to prevent impacts to surface and groundwater systems.

In other cases lining may not be required and storage behind an engineered earthen embankment or within a mined-out open pit may be sufficient. Back-filling of mined-out pits may have advantages for overall risk reduction and will generally be considered as an option for tailings storage where practicable. As the tailings slurry is collected in the tailings facility, the water separates from the heavier sand and silt particles and is collected at the surface. The water in the tailings facility may then be recycled back to the process plant for reuse to minimise the impacts to the environment.

In addition to the design requirements specified by the GISTM, our Group Safety Standard for the Management of Tailings and Water Storage Facilities has specific requirements relating to the design of tailings facilities. The design of our tailings facilities is carried out to industry accepted design standards and
design criteria by qualified and experienced personnel employed by engineering consulting companies. The designs are also reviewed by independent tailings facility specialists. For our ‘Very High’ or ‘Extreme’ consequence classification tailings facilities, oversight and review of the technical aspects of the design is within the remit of the Independent Tailings Review Board.

A.6. Annual performance reviews and dam safety reviews

Key points:
- Annual performance reviews are undertaken by the Engineer of Record, and findings are reported back to Rio Tinto.
- Dam Safety Reviews comprise independent reviews conducted in alignment with our Group Safety Standard for the Management of Tailings and Water Storage Facilities, together with reviews of our As Low As Reasonably Practicable (ALARP) risk assessments.
- ALARP demonstration is an ongoing process for the lifecycle of the tailings facility and is a driver for improvements to the management of our tailings facilities.

Supporting the performance requirements specified by the GISTM, the Rio Tinto Group Safety Standard for the Management of Tailings and Water Storage Facilities has specific requirements relating to monitoring and design verification. The key requirements are:
- All personnel conducting monitoring, survey and other design verifications must be suitably trained and familiar with the tailings facility performance objectives;
- Reports must be prepared that outline tailings facility performance at specified intervals;
- The Engineer of Record must inspect the tailings facility at least annually and review the operational documentation to confirm that operation of the tailings facility conforms to the intent of the design; and
- Monitoring reports must be reviewed by the Engineer of Record and must confirm that the tailings facility is operating within the design constraints.

To meet these requirements, an annual performance review is undertaken by the Engineer of Record to assess performance of the operation to design, and a review report is then provided to Rio Tinto.

Rio Tinto addresses the GISTM requirements of a Dam Safety Review by undertaking independent reviews and risk analyses processes to demonstrate that risks have been reduced, including to an As Low as Reasonably Practicable (ALARP) level where required.

Design reviews are conducted at various stages of the design process. The independent design review includes detailed technical review of all aspects of the design with emphasis on the design basis analysis including site and material characterisations, water balance, and stability modelling.

The life-of-facility design is reviewed by an independent tailings facility specialist prior to the implementation of the design. Each detailed stage design, including final closure design, is also reviewed by an independent tailings facility specialist prior to start of construction. The independent specialist evaluates the technical aspects of the design including construction drawings and technical specifications and ensures that the stage designs align with the life-of-facility design.

Independent operational reviews are planned for and completed through the tailings facility lifecycle, including closure and post-closure phases, to identify physical hazards associated with geotechnical, hydrological, hydrogeological and performance aspects of the tailings facility. Reviews are conducted at a frequency of not less than once every two years. Following implementation of the GISTM for a tailings facility, the independent reviewer will make a statement on the safety of the tailings facility, in accordance with the requirements of the GISTM.

ALARP demonstration is undertaken predominantly through a formalised quantitative risk assessment process. ALARP demonstration activities are documented, including actions and timing for completion, and associated commentary is provided on the rationale behind the design decisions. We then subsequently confirm that all actions have been implemented to mitigate risks.

The Engineer of Record reviews the ALARP assessment results, followed by an additional review by the Independent Tailings Review Board or senior independent technical reviewer. The Accountable Executive
may then take the decision to confirm that the tailings facility is at ALARP level, or direct further works to be undertaken to demonstrate ALARP.

ALARP demonstration is not a one-off event; it is an iterative process through the tailings facility lifecycle, including closure. The Rio Tinto processes listed above align with the GISTM ALARP requirements to:

- Conduct and update risk assessments with a qualified multi-disciplinary team using best practice methodologies at a minimum every three years and more frequently whenever there is a material change either to the tailings facility or to the social, environmental and local economic context; and
- Conduct a review of ALARP at the time of every Dam Safety Review or at least every five years for an existing tailings facility classified as ‘High’, ‘Very High’ or ‘Extreme’.

A.7. Environmental and social monitoring

Key points:

- **Effective and integrated management of the tailings facility is governed through an Environmental and Social Management System (ESMS).**
- The business monitors local communities, in terms of social contexts, impacts, dependencies, public perceptions, trust and acceptance, feedback, complaints and grievances through the collection and analysis of data to inform decision making.
- Social monitoring programs are maturing as local communities become more aware and engaged in the management of tailings facilities. Engagement plans are in place to support ongoing local engagement throughout the tailings facility lifecycle and to raise awareness and maintain a shared state of preparedness in the event of tailings facility failure.
- There are opportunities for local communities to become more involved in environmental monitoring activities linked to tailings management.

Rio Tinto’s Health, Safety, Environment and Communities (HSEC) management system is reflective of the ‘plan, do, check, act’ concept that integrates procedures and objectives to manage environmental and social risks and impacts in a structured and meaningful way. The HSEC system meets the requirements of the environmental social management system (ESMS) under GISTM, in that it promotes sustainable environmental and social performance, reflects clearly defined and repeatable processes, is dynamic, promotes continuous improvements and is integrated with other management systems, including the tailings management system.

Environmental and social monitoring activities are in place to support the management system. Environmental monitoring programs are established based on environmental impact assessments to determine actual and potential impacts from mining projects, which are compared against predicted or modelled impacts as part of the assessment process.

As part of the environmental impact assessment process, Rio Tinto is also required to undertake monitoring of impacts to the receiving environment to satisfy conditions and commitments outlined in statutory approvals and to conform to the requirements of our environment standards.

Monitoring can include, but is not limited to, assessment of impacts of the tailings facility to local and/or regional groundwater quality, surface water quality and local air quality. In most jurisdictions, reporting of environmental performance is through provision of monitoring results to the local regulators, as well as nominated affected stakeholders, and is required on at least an annual basis for the life of the tailings facility, including the closure and post-closure phases.

Our approach to social monitoring involves the collection and monitoring of data linked to socio-economic contexts of local communities, risk and impact assessments, stakeholder feedback, community perception surveys, complaints and grievances, and requests for information. The information gathered is used to manage social risks and impacts, measure performance against targets, and to inform decision making.

Engagement with local communities is used to increase awareness of each tailings facility and our approach to safe tailings management, to build an integrated knowledge base for each tailings facility and local surroundings, collectively develop plans to monitor performance, and to support a maintained shared state of preparedness in the event of a tailings facility failure. A variety of engagement tools and resources have
been developed to support community forums, town drop-in centres, tailings facility site visits and round table discussions with stakeholders, including the use of interactive maps and explainer videos as needed.

With safety and transparency being core principles for Rio Tinto and the GISTM, we have engaged with local communities about the ‘Very High’ and ‘Extreme’ consequence tailings facilities located in the areas where we operate and we will continue to share relevant information, seek input and ensure communities are prepared in the unlikely event of a failure.

Community grievances are managed through a mechanism that outlines processes for obtaining, handling, responding to, and remediating complaints and grievances. Our Communities and Social Performance Standard requires that each site has a mechanism that has been designed in consultation with communities and stakeholders, is publicly available, easily accessible, and allows for an appeal process for resolution of complex complaints or grievances.

To date, there have been a small number of reported complaints and requests for additional information in relation to tailings management from local communities across our global footprint. The complaints have been managed in accordance with our internal standards and procedures and responses provided to stakeholders as appropriate. As engagement continues, local communities will have more opportunity to raise questions, seek clarification, express concerns and request information.

A.8. Emergency preparedness and response

Key points:
- Rio Tinto has a well-established Business Resilience and Recovery Programme, which applies to all emergency situations including tailings-related events.
- Immediate emergency response is provided by our emergency response teams, in collaboration with local emergency response groups as required.
- We engage with local communities and agencies on emergency response planning and considerations for longer-term recovery.

Principles 13 and 14 of the GISTM include the requirement for a site-specific tailings facility Emergency Preparedness and Response Plan which includes specific actions to both prepare for and manage an escalating event, and deliver long-term business, social and environmental recovery following a catastrophic failure.

The Business Resilience and Recovery Programme (BRRP) is Rio Tinto’s emergency and crisis management framework, ensuring enterprise-wide preparedness to respond to actual and potential incidents and/or events that may impact local communities, the environment, or our business objectives.

Our sites leverage the BRRP framework to address the GISTM requirements. Each site has an emergency response team that acts as first responders to any emergency on site. These teams are trained in rescue, medical aid and evacuations, and regularly practice emergency response scenarios. The role of the public sector or civil emergency response would be significant in the event of a catastrophic tailings facility failure, with their role likely to extend to the assumption of overall incident command in accordance with legislative requirements. In this situation, the site will comply with the directions of the lead response agency and cooperate with their response efforts.

In alignment with the BRRP and to meet the requirements of the GISTM for an Emergency Preparedness and Response Plan, a Tailings Response Plan has been prepared for each tailings facility as part of the overall emergency preparedness and response planning for local communities. The Tailings Response Plan is based on credible flow failure scenarios and the assessment of potential consequences. The plan includes details on roles and responsibilities, chain of command, training competencies, action responses, evacuation procedures and considerations for recovery.

To prepare for long term recovery in the event of a tailings facility failure, we will engage with public sector agencies and other organisations to consider social and environmental response strategies that may be relevant to reconstruction, restoration and recovery activities, tailored to the failure scenario and local context. In the event of a failure, a long-term recovery plan would then be developed and implemented in partnership with all relevant stakeholders supporting the recovery efforts.
A.9. Frequency of independent reviews

Key points:
- Independent reviews of tailings facility designs are conducted at key stages of the design phase for each of our tailings facilities.
- Independent reviews of tailings facility operation are conducted at a frequency of not less than once every two years.
- Rio Tinto has a process for appointing Independent Tailings Review Boards for tailings facilities with ‘Very High’ and ‘Extreme’ consequence classifications.

As detailed in Section A.6, the independent reviews undertaken by Rio Tinto include reviews of tailings facility designs, and reviews of tailings facility operation. Independent design reviews will be conducted as required at multiple stages of the design process as it progresses and typically occur at each project stage through pre-feasibility, feasibility, and other check points of the detailed design phase. Independent operational reviews, where an assessment on the performance of the tailings facility is conducted, are conducted at a frequency of not less than once every two years.

In addition to these independent reviews, Rio Tinto undertakes Independent Tailings Review Board reviews for tailings facilities with a GISTM consequence classification of ‘Very High’ and ‘Extreme’. The Independent Tailings Review Board’s role is to provide the Accountable Executive and senior management with independent, objective, expert advice in identifying, understanding, and managing the risks and opportunities associated with the relevant tailings facility. The Independent Tailings Review Board procedures require:
  - A minimum of three members to constitute the board;
  - Additional members to be appointed depending upon the risks associated with, and the complexity of, the tailings facility; and
  - A minimum of two internationally recognised expert board members who are independent and external to the business.

A.10. Financial capacity for closure

Key points:
- Rio Tinto has processes in place for estimating closure costs.
- Closure provisions for close-down, restoration and environmental obligations are included in the financial statements described in Rio Tinto’s Annual Report.
- Rio Tinto’s financial statements are audited by an independent auditor.

The financial provisions and estimated closure costs for sites are included in Rio Tinto’s consolidated financial statements in Rio Tinto’s Annual Report. A copy of the latest Annual Report can be downloaded from Rio Tinto’s website.

The financial provisions for close-down and restoration costs include the dismantling and demolition of infrastructure, the removal of residual materials, and the remediation of disturbed areas for mines and refineries and smelters. The provision excludes the impact of future disturbance which is planned to occur during the life of mine, so that it represents only incurred disturbance as at the balance sheet date.

Close-down and restoration costs are a normal consequence of mining or production, and the majority of close-down and restoration expenditure is incurred in the years following closure of the mine, refinery or smelter. Although the ultimate cost to be incurred is uncertain, the Group’s businesses estimate their costs using current restoration standards, techniques and expected climate conditions. The costs are estimated on the basis of a closure plan and are reviewed at each reporting period during the life of the operation to reflect known developments. The estimates are also subject to formal review, with appropriate external support, at regular intervals.

We use our judgment and experience to determine the potential scope of closure rehabilitation work required to meet the Group’s legal, statutory and constructive obligations, and any other commitments made to stakeholders, and the options and techniques available to meet those obligations and estimate the associated costs and the likely timing of those costs. Further details can be found under the heading ‘Provision for closure costs’ in the Financial Review section of the Annual Report.
The financial statements included in the Annual Report are audited by an independent auditor who provides an opinion that the financial statements give a true and fair view of the state of Rio Tinto’s affairs, and that the statements have been properly prepared in accordance with international accounting standards. Evaluation of specific provisions for close-down, restoration and environmental obligations (‘closure provisions’) at certain sites is a recurring Key Audit Matter (KAM) noted in the independent auditors’ report. For further information, refer to the Independent Auditor’s Reports section of the Annual Report.
IMPORTANT NOTICE

Content of document

This document includes figures, classifications, assessments and other information regarding tailings and Rio Tinto’s systems. Some of the information provided relies upon judgment based on internal or external reviews of information. Unless otherwise stated the information in the document is based on data available as at 5 August 2023, and judgments or assessments in the document may be based on data which predates 5 August 2023. The information and views may change based on new or different information, circumstances or events and should not be relied upon as a forecast or recommendation.

Forward looking statements

The information presented contains forward-looking statements (within the meaning of the US Private Securities Litigation Reform Act of 1995) concerning the financial condition, operations and businesses of Rio Tinto. All statements other than statements of historical fact are, or may be deemed to be, forward-looking statements.

Forward-looking statements are statements of future expectations that are based on management’s current expectations and assumptions and involve known and unknown risks and uncertainties that could cause actual results, performance of, or events affecting Rio Tinto, or the industry, to differ materially from those expressed or implied in these statements. Such forward-looking statements involve subjective judgements and determinations based on available geological, technical, contractual and economic information. These could change because of new information from production or mining activities, or changes in economic factors, including changes in market prices and operating costs, changes in the regulatory policies of host governments, or other events. The statements could also be altered by acquisitions and divestments, new discoveries, and extensions or closure of existing mines, as well as the application of improved recovery and tailings techniques. Published statements could also be subject to correction due to errors in the application of internal assurance or published rules or guidance, and changes in that assurance, rules or guidance. Please also refer to further factors and risks as identified in Rio Tinto’s most recent Annual Report and Accounts in Australia and the United Kingdom and the most recent Annual Report on Form 2-0-F filed with the United States Securities and Exchange Commission (“SEC”) or Forms 6-K furnished to, or filed with, the SEC.

As such, readers should not place undue reliance on these forward-looking statements, including with regard to future investment decisions.

Rio Tinto undertakes no obligation to publicly update, or revise, any information in the document, including forward-looking statements, as a result of new information, future events or other information.